

**Remarks**

Applicants appreciate the courtesy of Examiner Arnold in contacting Applicants' attorney and in pointing out informalities in the Amendment to the claims as submitted on March 10, 2010. Specifically, while Claim 5 as amended recited "consisting of" as agreed in an earlier telephone interview, the word "essentially" which appeared in the prior amendment was not formally cancelled in accordance with the Rules.

Accordingly, Applicant hereby submits a substitute set of amended claims 5-8 based on the claims of record as of the prior amendment. These currently amended claims are substituted for and replace the claims submitted on March 10, 2010. As discussed with the Examiner by phone on May 27, 2010, independent claim 5 should now correctly read "consisting of" with the word "essentially" cancelled. The substitute set of claims 5-8 are identical to the claims submitted on March 10, 2010 except for the change to assure that claim 5 formally recites "consisting of" in accordance with the Rules. There are no other changes.

For the above stated reasons the amended claims fully comply with the Statutes and Rules and are patentable over the prior art. A notice of allowance is courteously solicited.

Applicants believe no fee is due with this response. However, if any fee is due, the USPTO is hereby authorized and requested to charge our Deposit Account No. 03-2775, under Order No. 13796-00002-US from which the undersigned is authorized to draw.

Examiner is requested to contact applicants' undersigned attorney as necessary.

Dated: May 28, 2010

Respectfully submitted,

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